REVOKED

APPLICATION	No	11:110	
APPLICATION.	NO.	_:[:T:/	

PERMIT No.208_____

LICENSE No. 15

CALIFORNIA STATE WATER COMMISSION

THIS IS TO CERTIFY, That ALBERT REED	Netice of Assignment (Over)
of Longville , State of Ca to the satisfaction of the STATE WATER COMMISSION of	
a spring at headwaters of Soda Ravine a spring at headwaters of Soda , a tributary of	Soda Ravine
for the purpose of agricultural and domestic State Water Commission; and that said right to the use of said wa of California, the rules and regulations of the State Water Con confirmed by order of the STATE WATER COMMISSION of Ca	under Permit No. 208 of the ters has been perfected in accordance with the laws emission and the terms of said permit, and duly
of said Commission, at San Francisco, in Volume_1, at page26	O, on the 28th day of September 1917;
that the priority of the right hereby confirmed dates from Augus of water to which such right is entitled and hereby confirmed, for actually beneficially used for said purposes, and shall not exceed.	+ 30 1916 that the amount
actually beneficially used for said purposes, and shall not exceed.	miner's inch Cabic feet per second, to be
used from about January 1st to about D	
A description of the lands or the place where such water is pro-	
2 acres in SWT NWT of Sec. 17, T. 26 N.	
The right to the use of the water aforesaid hereby confirmed described.	d is restricted to the lands or place of use herein
This license is granted and said appropriator takes all rights he set forth in Section 20 of the Water Commission Act which is as Sec. 20. All permits and licenses for the appropriation of water shall be if or such time as the water actually appropriated under such permits and license for which said water was appropriated, but no longer; and every such perheren which in substance shall include all of the provisions of this section to whom said permit or license may be issued, shall take the same subject any time after the expiration of twenty years after the granting of a li water district, irrigation district, lighting district, or any political subdivision and property occupied and used under said license and the works built or said license; and in the event that the said state, city, city and county, mun political subdivision of the state so desiring to purchase and the said owner chase price, said price shall be determined in such manner as is now or may shall appear to the state water commission at any time after a permit or license or the heirs, successors, or assigns, of said permittee or licensee, has not put the bermittee or licensee, has not put the bermittee or licensee, has not put the bermittee or licensee, or said permittee or licensee, has not put the hearing thereon, may revoke said permit or license and declaration of said commission at any time after a permit or barried and that case the said commission, after due notice to the permittee, licensee, or the a hearing thereon, may revoke said permit or license and declaration of said commission set aside by a court of competent jurisdiction; provided, that any action brough commenced within thirty days after the service of notice of said revocation on severy licensee or permittee under the provisions of this act in the accepts such precedent that no value whatsoever in excess of the actual amount paid to the any permit or license, his heirs, successors or assigns or by the holder of any rights grant any valuation for purposes of sale to or purcha	follows: der the terms and conditions of this act, and shall be effective es shall actually be used for the useful and beneficial purpose rmit or license shall include the enumeration of conditions and likewise the statement that any appropriator of water, to such conditions as therein expressed: provided, that at icense, the state or any city, city and county, municipal of the state shall have the right to purchase the works constructed for the enjoyment of the rights granted under dicipal water district, irrigation district, lighting district or of said works and property can not agree upon said pur- hereafter be determined in eminent domain proceedings. If it is issued as in this act provided that the permittee, or licensee, e water granted under said permit or license to the useful or rmittee or licensee, or the heirs, successors or assigns of said urpose, or that the permittee or licensee, or the heirs, succes- nes and conditions in the permit or license as Issued, then and in heirs, successors or assigns of such permittee or licensee, and e unappropriated and open to further appropriation in accord- n shall be deemed to be prima facle correct until modified or t so to modify or set aside such finding or declaration must be aid permit or licenses shall accept the same under the conditions state therefor shall at any time be assigned to or claimed for any rights granted or acquired under the provisions of this es or the price of the services to be rendered by any permittee ded or acquired under the provisions of this es or the price of the services to be rendered by any permittee ded or acquired under the provisions of this es or the price of the services to be rendered by any permittee ded or acquired under the provisions of this act, or in respect to n proceedings or otherwise, by the state or any city, city and litical subdivision of the state, of the rights and property of quired under the provisions of this act. The application for a tants thereof for domestic purposes shall be considered first in tha
	f the STATE WATER COMMISSION, affixed this
3rd	day of, 197, 197
	STATE WATER COMMISSION.
	By W. A. Johnstone
	A. E. Chandler

Application No. 211	PERMIT NO74	LICENSE No. 16
CALIFORNIA	STATE WATER COMMIS 1/21/31 MIGNICHT TO Theology of the State of the St	SIGN
THIS IS TO CERTIFY, That JOI	II AKERS Assessed to	6 TForles
of Sanger to the satisfaction of the STATE WATI	, State of Calfornia	has made proof
a spring in NET SWT S.34.T.	ER COMMISSION of California of a rig	ght to the use of the waters of
for the purpose of <u>agricultural</u> ar State Water Commission; and that said righ of California, the rules and regulations of confirmed by order of the STATE WATER	t to the use of said waters has been perfect the State Water Commission and the te	ted in accordance with the laws
of said Commission, at San Francisco, in Vo		
that the priority of the right hereby confirme of water to which such right is entitled and	hereby confirmed, for the purposes afor	esaid is limited to the amount
actually beneficially used for said purposes,		- ,
used from about January 1st		
A description of the lands or the place	where such water is put to beneficial use is	s as follows:
NEL NWL of Sec. 4, T. 1	Amended ,	
,		er 48-42
	·	76.
	+	
The right to the use of the water afor	esaid hereby confirmed is restricted to th	a lands on place of use herein
described.	osara nerecy commined is restricted to the	te failus or place of use herein
described.	iator takes all rights herein mentioned sub; ssion Act which is as follows: riation of water shall be under the terms and conditer such permits and licenses shall actually be used niger; and every such permit or license shall in provisions of this section and likewise the state provisions of this section and likewise the state all take the same subject to such conditions as ter the granting of a license, the state or an rany political subdivision of the state shall has and the works built or constructed for the enjety, city and county, municipal water district, in chase and the said owner of said works and propagate and the said owner of said works and propagate and the said owner of said works and propagate or licensee, has not put the water granted under so as granted, or that the permittee or licensee, or the such useful or beneficial purpose, or that the permit to observe any of the terms and conditions in the permittee, licensee, or the heirs, successors or assigned declare the water to be unappropriated and opelaration of said commission shall be deemed to be determined to be declared to declared to declared declared declared declared declared declared declared decla	ject to the terms and conditions tions of this act, and shall be effective. for the useful and beneficial purpose aclude the enumeration of conditions ment that any appropriator of water, therein expressed; provided, that at by city, city and county, municipal ve the right to purchase the works ownent of the rights granted under rigation district, lighting district or operty can not agree upon said purin eminent domain proceedings. If it rovided that the permittee, or licensee, aid permit or licensee, or the heirs, successive heirs, successors, or assigns of said littee or licensee, or the heirs, successors of such permittee or licensee, and en to further appropriation in accordprima facie correct until modified or accord-
This license is granted and said appropriate forth in Section 20 of the Water Comming Sec. 20. All permits and licenses for the appropriate stand water actually appropriated und for which said water was appropriated, but no license which in substance shall include all of the to whom said permit or license may be issued, shown time after the expiration of twenty years at water district, irrigation district, lighting district, and property occupied and used under said license said, license; and in the event that the said state, opolitical subdivision of the state so desiring to purchase price, said price shall be determined in such a shall appear to the state water commission at any time or the heirs, successors, or assigns, of said permittee beneficial purpose for which the permit or license where the said commission, after due notice to the a hearing thereon, may revoke said permit or license ance with the terms of this act. The findings and detect as also by a court of competent jurisdiction; provide commenced within thirty days after the service of not every licensee or permittee under the provisions of the any permit or license granted or issued under the pracedent that no value whatsoever in excess of the any permit or license granted or issued under the pract, in respect to the regulation by any competent put or licensee, his heirs, successors or assigns or by the any valuation for purposes of sale to or purchase, who county, municipal water district, irrigation district, any permittee or licensee, or the possessor of any right, irrespective of whether they are first in time; price mission to any municipalities for the use of water for said right, irrespective of whether they are first in time; prints of any routiding, further, that where permission to approvate and providing, further, that where permission to approviate, and providing further, that where permission to approviate, and provided, further, that where such municipality and for determining the value of property taken by and the order of the per	iator takes all rights herein mentioned subssion Act which is as follows: riation of water shall be under the terms and conditer such permits and licenses shall actually be used niger; and every such permit or license shall in provisions of this section and likewise the staten all take the same subject to such conditions as ter the granting of a license, the state or an rany political subdivision of the state shall har and the works built or constructed for the entitle, city and county, municipal water district, in chase and the said owner of said works and propagater a permit or license is issued as in this act propagate in the said owner of said works and propagater a permit or license is issued as in this act propagate in the said owner of licensee, or the such useful or beneficial purpose, or that the permit to observe any of the terms and conditions in the propagate in the permittee, licensee, or the heirs, successors or assigned and declare the water to be unappropriated and opelaration of said commission shall be deemed to be all that any action brought so to modify or set asid ce of said revocation on said permittee or licensee, his act if he accepts such permit or license shall a covisions of this act, or for any rights granted or addict authority of the services or the price of the service of any rights granted or acquired under the ather through condemnation proceedings or otherwice ighting district or any political subdivision of the chts granted, issued, or acquired under the provision municipalities or the inhabitants thereof for domestifulation and the authorize the appropriation of any water priate is granted by the state water commission to effor, that pending the application of the excess of substant of the substant and action and providing, further, that unission may authorize such municipality to become any be allowed for the application to municipal work the application, may be determed a said facilities for the temporary use of said disaid person, firm or corporation, may be determed as al	ject to the terms and conditions tions of this act, and shall be effective. 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L#15

//11/5/ NECEIVED NOTICE OF ASSIGNMENT TO E. O. Pearson

ORDER GRANTING CHANGE IN PLACE OF USE

John M. Akers, having established to the satisfaction of the Division of Water Rights, that change as petitioned February 24, 1925, in the place of use under Application Number 211, Permit Number 74, License Number 16, will not operate to the injury of any other appropriator or legal user of the waters of an unnamed spring, the Division of Water Rights so finds, and permission is granted to make such change in place of use as follows:

FROM a place of domestic use described as follows:

Within the NET NWT Section 4, T 13 S, R 24 E,
M.D.M.

TO a place of domestic use described as follows: Within the NW_4^2 SP $_4^1$ of said Section 4.

WITNESS the signature of the Chief of the Division of Water Rights, Department of Public Works of the State of California, and the seal of said department this fourth day of August, 1925.

(EDWARD HYATT, JR.)

CHIEF OF DIVISION OF WATER RIGHTS

